a district jail. Such agreement shall specify the amount of the construction and maintenance cost to be borne by each county and shall fix the terms upon which such jail may Terms. thereafter be used by the counties becoming parties to the agreement.

SEC. 2. Such counties may also by agreement establish Use of jail already a jail already built, as a district jail, and provide for the improvement, enlargement, maintenance cost and use thereof.

SEC. 3. When and if such district jail has been established, Disposition of all the counties in such district may then sell or dispose of their separate jails upon such terms as the Board of County Commissioners may decide.

SEC. 4. This act shall be in full force and effect from and after its ratification.

Ratified this the 31st day of March, A. D. 1933.

S.B. 450 CHAPTER 202

AN ACT RELATING TO THE APPOINTMENT AND ELECTION OF COUNTY SUPERINTENDENTS PUBLIC INSTRUCTION AND DISTRICT SCHOOL COM-MITTEEMEN.

Whereas, The General Assembly of North Carolina, session Preamble: Bienof one thousand nine hundred thirty-three, is about to appoint of County Boards members of the Boards of Education of the several Counties of Education. of the State: and

Whereas, it is the purpose and intent of the General Assembly in passing said act that the next Boards of Education shall appoint and elect the County Superintendents of Public Instruction and the District School Committeemen in and for their respective Counties; Now, therefore,

The General Assembly of North Carolina do enact:

SECTION 1. That any action by any County Board of Edu-Naming of County cation in any County in this State, purporting and attempting and District Comto select, appoint or elect a County Superintendent of Public mitteemen before Instruction, or District School Committeemen for said County, except in cases of school boards permitted by law to hold over for the biennium 1933-1935, taken and had, or attempted to be taken and had before the appointment and qualification of the Boards of Education by the General Assembly of 1933 for the next biennium, be, and the same is hereby declared to be null, void, and of no force or validity.

Superintendents Boards void.